

## Finance Commission of Texas

### Title 7, Part 1

The Finance Commission of Texas (commission) files this notice of intention to review and consider for reoption, revision, or repeal Texas Administrative Code, Title 7, Part 1, Chapter 1, Subchapter B, concerning Interpretations and Advisory Letters. Subchapter B consists of §1.201, concerning Interpretations and Advisory Letters.

This rule review will be conducted pursuant to Texas Government Code, §2001.039. The commission will accept comments received on or before 5:00 p.m. central time on the 31st day after the date this notice is published in the *Texas Register* as to whether the reasons for adopting this rule continue to exist.

The Office of Consumer Credit Commissioner, which administers this rule, believes that the reasons for adopting the rule contained in this chapter continue to exist. Any questions or written comments pertaining to this notice of intention to review should be directed to Laurie Hobbs, Assistant General Counsel, Office of Consumer Credit Commissioner, 2601 North Lamar Boulevard, Austin, Texas 78705-4207, or by email to [laurie.hobbs@occc.texas.gov](mailto:laurie.hobbs@occc.texas.gov). Any proposed changes to the rule as a result of the review will be published in the Proposed Rules Section of the *Texas Register* and will be open for an additional 31-day public comment period prior to final adoption or repeal by the commission.

TRD-201601052

Leslie L. Pettijohn

Consumer Credit Commissioner

Finance Commission of Texas

Filed: March 1, 2016



## Department of Information Resources

### Title 1, Part 10

Review of 1 TAC 206, State Websites Department of Information Resources

The Texas Department of Information Resources (DIR) files this notice of intention to review and consider for re-adoption, revision, or repeal 1 TAC Chapter 206, §§206.1 - 206.75 "State Websites." The review and consideration of the rules are conducted in accordance with Texas Government Code, §2001.039. The review will include, at a minimum, an assessment by DIR of whether the reasons the rules were initially adopted continue to exist and whether the rules should be re-adopted.

Any questions or written comments pertaining to this rule review may be submitted to Martin Zelinsky, General Counsel, via mail at P.O. Box 13654, Austin, Texas 78711, via facsimile transmission at (512) 475-4759 or via electronic mail to [martin.zelinsky@dir.texas.gov](mailto:martin.zelinsky@dir.texas.gov). The deadline for comments is thirty (30) days after publication of this notice in the *Texas Register*. Any proposed changes to the rules as a result of the rule review will be published in the Proposed Rules section of the *Texas Register*. The proposed rule changes will be open for public comment prior to the final adoption or repeal of the rule by DIR in accordance with the requirements of the Administrative Procedure Act, Texas Government Code, Chapter 2001.

TRD-201600940

Martin H. Zelinsky

General Counsel

Department of Information Resources

Filed: February 25, 2016



## Texas Board of Occupational Therapy Examiners

### Title 40, Part 12

The Texas Board of Occupational Therapy Examiners files this notice of its intent to review the following chapters in accordance with Texas Government Code §2001.039:

Chapter 361, concerning statutory authority; Chapter 362, concerning definitions; Chapter 363, concerning consumer/licensee information; Chapter 364, concerning requirements for licensure; Chapter 367, concerning continuing education; Chapter 368, concerning open records; Chapter 369, concerning display of licenses; Chapter 370, concerning license renewal; Chapter 371, concerning inactive and retired status; Chapter 372, concerning provision of services; Chapter 373, concerning supervision; Chapter 374, concerning disciplinary actions/detrimental practice/complaint process/ code of ethics; Chapter 375, concerning fees; and Chapter 376, concerning registration of facilities.

An assessment will be made by the Texas Board of Occupational Therapy Examiners as to whether the reasons for adopting or readopting the chapters continue to exist. Each rule will be reviewed to determine whether it is obsolete, whether the rule reflects current legal and policy considerations, and whether the rule reflects current procedures of the Texas Board of Occupational Therapy Examiners.

Comments on the review may be submitted to Lea Weiss, Occupational Therapy Coordinator, Texas Board of Occupational Therapy Examiners, 333 Guadalupe Street, Suite 2-510, Austin, Texas 78701-3942 or to [lea@ptot.texas.gov](mailto:lea@ptot.texas.gov) no later than 30 days from the date that this notice is published in the *Texas Register*.

TRD-201600970

John P. Mallne

Executive Director

Texas Board of Occupational Therapy Examiners

Filed: February 29, 2016



## Adopted Rule Reviews

### Texas Board of Chiropractic Examiners

#### Title 22, Part 3

The Texas Board of Chiropractic Examiners (Board) has completed its review required by the Texas Government Code §2001.039 of the following chapters of Title 22, Part 3 of the Texas Administrative Code:

#### Chapter 73 - Facilities

The reviewed sections in these chapters are subsequently referred to collectively in this Notice of Adopted Review as "the sections."

The notice of proposed rule review was published in the October 2, 2015, issue of the *Texas Register* (40 TexReg 6941). As provided in this notice, the Board reviewed and considered the sections for reoption, revision, or repeal.

The Board considered whether the reasons for adoption of the sections continue to exist. The Board received no written comments regarding the review of the sections.

The Board has determined that the reasons for adopting the sections continue to exist and the sections are retained. Any revisions in the future will be accomplished in accordance with the Administrative Procedure Act.

This concludes and completes the Board's review of Chapter 73. The chapters will be reviewed again in the future in accordance with Government Code §2001.039.